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1	IN THE UNITED STATES DISTRICT COURT
	FOR THE EASTERN DISTRICT OF PENNSYLVANIA
_	FOR THE EASTERN DISTRICT OF PENNSYLVANIA
2	
3	UNITED STATES OF AMERICA, : 2:13-cr-00232-BMS-1
	Plaintiff, : PHILADELPHIA, PA
4	VS. :
_	ANTHONY ROBINSON, : February 9, 2015
5	Defendant. : 10:06 a.m.
6	TRANSCRIPT OF SENTENCING HEARING
	BEFORE THE HONORABLE BERLE M. SCHILLER
7	UNITED STATES DISTRICT JUDGE
8	APPEARANCES:
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	TRANSCRIBER: JUDI Y. OLSEN, RPR
18	
19	
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20	transcript produced by transcription service.)
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17	(None marked.)	
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	Page 3
	COLLOQUY
1	
2	ESR OPERATOR: All rise.
3	THE COURT: Good morning.
4	MULTIPLE SPEAKERS: Good morning, Your
5	Honor.
6	THE COURT: This is United States versus
7	Anthony Robinson sentencing.
8	Do you want to swear the defendant,
9	please.
10	ESR OPERATOR: Would you raise your
11	right hand.
12	
13	(DEFENDANT, SWORN.)
14	
15	THE COURT: Counsel, identify yourselves
16	for the record.
17	MS. LINEHAN: Good morning, Your Honor.
18	Jeanine Linehan for the United States.
19	MS. MacEOIN: Good morning, Your Honor.
20	Nancy MacEoin on behalf of Mr. Robinson.
21	MS. SCOTT: Good morning, Your Honor.
22	Kia Scott from the Federal Defender's office on
23	behalf of Mr. Robinson as well.
24	THE COURT: Okay. Please be seated.
25	I signed this order allowing your

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	COLLOQUY
1	sentencing memo to be under seal.
2	INDISCERNIBLE SPEAKER: Thank you, Your
3	Honor.
4	THE COURT: Is there any reason why I
5	shouldn't sentence Mr. Robinson today?
6	INDISCERNIBLE SPEAKER: No, Your Honor.
7	INDISCERNIBLE SPEAKER: No, Your Honor.
8	THE COURT: Mr. Robinson, a written
9	presentence report was prepared by the probation
10	office to assist me in sentencing you. Did you
11	receive a copy of that?
12	THE DEFENDANT: Yes, sir.
13	THE COURT: Did you read it?
14	THE DEFENDANT: Yes, sir.
15	THE COURT: Did you discuss it with your
16	lawyer?
17	THE DEFENDANT: Yes, sir.
18	THE COURT: Did she answer all your
19	questions?
20	THE DEFENDANT: Um-hmm.
21	MS. MacEOIN: You have to answer
22	THE DEFENDANT: Yes, sir.
23	THE COURT: Are there any matters in
24	dispute, Counsel?
25	MS. MacEOIN: Your Honor, there's just

	Page 5
1	one paragraph I'm sorry. Paragraph number 28 of
2	the PSR is the only thing that the defense disputes,
3	and that's the consideration of a five-point
4	enhancement for the acquitted conduct under Count 4,
5	which was of the second 924(c) this is outlined in
6	the defendant's sentencing memorandum on page 8 under
7	section 3.
8	THE COURT: I'm going to the paragraph.
9	What is it
10	MS. MacEOIN: Sure.
11	THE COURT: 38?
12	MS. MacEOIN: Correct 28, Your Honor.
13	THE COURT: 28. Okay. Let's talk about
14	it.
15	MS. MacEOIN: Certainly.
16	Your Honor, the defense understands that
17	this does not affect Mr. Robinson's overall
18	sentencing guidelines because of the application of
19	4B1.1 or the career offender guidelines.
20	THE COURT: Right.
21	MS. MacEOIN: So we are not bringing it
22	to the court's attention to contest the overall
23	recommended guideline range; however, I we bring
24	it to the court's attention because it does affect
25	the underlying pre I'm sorry pre-career

Page 6

ARGUMENT - MS. LINEHAN

offender guidelines in comparison to the career offender guidelines.

2.

2.2

So, for example, if the offense level were lowered to 27, which is what we contest the ultimate offense level is, taking out those five points, with, again, the pre-career offender category -- I'm sorry -- criminal history category, it would be five, and that would mean that his guidelines would start at 120 to 150 months, of course, in addition to the 924(c), the -- the Count 2 of the indictment.

THE COURT: But you still end up 360 to life.

MS. MacEOIN: We do, but the defense brings this up solely as a contrast between what he would have received in comparison to the 360 to life versus the guidelines as set out before -- in the presentence report. It's just for Your Honor to consider in regarding a variance. So that's all. But we do contest that the five points should be applied at all because it is acquitted conduct.

MS. LINEHAN: And Your Honor heard the testimony of the victim. The victim said that the defendant pointed a gun at him from the defendant's waist. It wasn't shown on the videotape. The

Page 7 RULING OF THE COURT / FINDINGS OF THE COURT government understands and acknowledges that the 1 2 defendant was acquitted of that qun count, but we would defer to Your Honor, because as Your Honor 3 4 stated, the guidelines are the same. 5 THE COURT: All right. I'll -- I'll 6 grant that motion. 7 Thank you, Your Honor. MS. MacEOIN: 8 THE COURT: Any outstanding motions? 9 MS. MacEOIN: No, Your Honor. 10 THE COURT: I'll adopt the facts as 11 presented in the presentence report as I've amended 12 it. 13 I recognize that although the sentencing quidelines are no longer mandatory, I must consider 14 them in connection with all the factors set forth in 15 18 U.S.C. 3553(a). 16 17 Accordingly, I must determine what the 18 applicable or arguably applicable guideline range is 19 and consider the applicable policy statements. 20 I'm just getting over a cold. It may not sound like I'm getting over it, but I'm telling 21 you, I'm getting over it. 2.2 23 Having done so, I must determine the

facts appropriate for imposing a reasonable sentence

that is either a quideline sentence or a

2.4

25

Page 8 FINDINGS OF THE COURT 1 non-quideline sentence. 2 In this case, the offense level is 32, criminal history category VI. Is that right? 3 4 MS. MacEOIN: Actually, Your Honor, with 5 my previous objection, it would be 27 is the offense. 6 THE COURT: Yeah. But when you get 7 the --8 MS. MacEOIN: Oh, I'm sorry. With the application of 4B1.1. 9 10 THE COURT: Right. 11 MS. MacEOIN: That's correct, Your 12 Honor. Thank you. 13 THE COURT: So you're talking about a 32 with level VI. 14 15 MS. MacEOIN: Correct. 16 THE COURT: And that has a quideline 17 range of 360 months to life; is that right? 18 MS. MacEOIN: That's correct, Your 19 Honor. 20 THE COURT: Mr. Robinson, on May 9, 2013, the U.S. Attorney for the United States 21 District Court for the Eastern District of 2.2. 23 Pennsylvania filed an indictment charging you with the following offenses: Robbery which interferes 2.4 25 with interstate commerce, using and carrying a

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1	firearm during and in relation to a crime of
2	violence.
3	On September 16, 2014, you were found
4	guilty by a jury to Counts 1, 2 and 3, not guilty as
5	to Count 4 of the indictment.
6	Before I ask you if there's anything
7	you'd like to say on your behalf, I'm going to ask
8	your attorney and the Assistant U.S. Attorney whether
9	they would like to make any remarks.
LO	So defense counsel?
L1	MS. MacEOIN: Thank you, Your Honor.
L2	May I approach?
L3	THE COURT: Go ahead.
L4	MS. MacEOIN: As the court has already
L5	pointed out, these are not mandatory guidelines,
L6	obviously, and under Booker and the progeny, the
L7	defense moves for a downward variance in this case
L8	considering all of the statutory factors outlined in
L9	3553(a) and outlined in detail in our sentencing
20	memo.
21	So I'm not going to repeat every single
22	point we make, but I think that there's two key
23	factors that the court should consider when imposing
24	a sentence on Mr. Robinson.
25	One is his age. Right now, before the

	Page 10
1	court, Mr. Robinson is 41 years old. He recognizes
2	fully that he is given the guideline sentence,
3	he's unlikely to be released from prison before he's
4	in his 60s.
5	THE COURT: Is that so old?
6	MS. MacEOIN: It's not old, Your Honor,
7	but that statistically, the empirical evidence
8	shows that the recidivism rate does drop when a
9	person is in their over their 40s, actually.
10	THE COURT: When they're my age?
11	MS. MacEOIN: I'm not worried about Your
12	Honor recidivising.
13	The other thing that I think is very
14	important for the court to consider is his recent
15	diagnosis, and that's outlined in Dr. Barber's report
16	that was submitted as Exhibit A to our original
17	sentencing memo and then, of course, with the
18	supplement that was submitted this morning.
19	This recent diagnosis is something that
20	Mr. Robinson has never fully had the opportunity to
21	delve into. He's always been told before he kind of
22	has some sort of generic depression, some sort of
23	PTSD, and with a more comprehensive evaluation, he's
24	learned that, you know, there's something more
25	specific to this, and there is specific treatments to

	Page 11
1	that.
2	Considering his past, considering his
3	including his criminal history, he at this point has
4	a great potential to rehabilitate. He is a different
5	man now at 41 than he was when he was 17 and
6	incarcerated with adults.
7	He's a different person now at 41 in
8	that he's reconnected with his family, both his
9	girlfriend, Tisha Stevens [ph], and his daughter,
LO	Christina Stevens [ph].
L1	And I apologize. I don't see I know
L2	that Tisha Stevens [ph] was unable to make it today
L3	because of a work obligation. She does apologize to
L4	the court. Christina Stevens, I think, is on her
L5	way. So she may come in during this hearing.
L6	And also present in the court is Beverly
L7	Robinson, the defendant's mother, and she'll also
L 8	address the court.
L9	So I think that what we have to look at
20	here is the guidelines of 360 to life and, again,
21	what is necessary but not beyond necessary to give
22	Mr to to meet all those statutory factors of
23	3553(a).
24	The defense submits that 30 years is
25	beyond what is necessary and, therefore, moves for a

	Page 12
1	downward variance at this age and with the proper
2	diagnosis as well as
3	THE COURT: He's what? 41?
4	MS. MacEOIN: He's 41, Your Honor.
5	as well as his recognition that he
6	needs lifelong treatment.
7	Going away for a certain period of time
8	in the past has never done him any good. Partly,
9	he he was a different person. He was young.
10	Being 17 years old, being incarcerated with adults,
11	being incarcerated for most of your 20s, he he
12	wasn't able to fully develop, the defense submits,
13	and that's also outlined in Dr. Barber's report.
14	Also, considering his past, he never got the proper
15	treatment for the type of trauma that he's been
16	through.
17	So we submit to Your Honor that at this
18	age he's at kind of at this golden point in his
19	life.
20	THE COURT: He wasn't young when he
21	committed this crime.
22	MS. MacEOIN: No, but I'm going back to
23	when he he actually I mean, if you look at it,
24	he's been institutionalized off and on since he was
25	about 10 years old.

	Page 13
1	And and he wasn't necessarily young
2	when he committed the instant crime. That's
3	absolutely correct.
4	What we submit, Your Honor, is that by
5	the time he is released from Your Honor's sentence of
6	imprisonment in this case, he will be much older. He
7	will have received the type of treatment he needs.
8	And he is in the process right now in
9	his life of the self-reflection, of the redemption
10	that he needs to do that he should have done at a
11	younger point in his life but wasn't either afforded
12	the opportunities or there for in himself at that
13	point.
14	So it's both his personal growth and
15	history, his redemption, as well as his age that I'd
16	like the court to consider, as well as all the
17	factors outlined in our in our sentencing memo and
18	motion for downward variance, and very carefully,
19	what's outlined in Dr. Barber's report.
20	THE COURT: I read Dr. Barber's report
21	and the supplement.
22	MS. MacEOIN: Do you have any questions,
23	Your Honor, about the report?
24	THE COURT: No.
25	MS. MacEOIN: Thank you.

Page 14 STATEMENT OF MS. ROBINSON Now, would you like to hear from 1 2 Ms. Robinson at this point, or would you like --3 THE COURT: Sure. 4 MS. MacEOIN: Great. Ms. Robinson, if you could come up. 5 MS. ROBINSON: Good morning, Your Honor. 6 7 THE COURT: Good morning. 8 MS. ROBINSON: Thank you for your time, and I just --9 10 ESR OPERATOR: Please state your name for the record. 11 MS. ROBINSON: Beverly Robinson. 12 This 13 is not about -- [indiscernible]. I'm sorry. I don't 14 mean to get emotional. 15 THE COURT: Just take your time. Nobody is going anywhere. 16 17 MS. ROBINSON: I'm not here to -- to lessen what my son has been doing, but I'm just here 18 19 to try to give it all back right on down. 20 He is mentally ill, and he always have been, and I didn't want to face it because he's my 2.1 first-born son. And even when he was a little boy in 2.2 23 kindergarten, there was trouble. And his father's mentally ill. His 2.4 25 father did the same things when he was a teenager.

	Page 15
1	And I had Tony when I was 17, so, you know, I didn't
2	make a good choice of who his father was, and I've
3	always known he was mentally ill.
4	And when he was 10 years old, I called
5	around to get help for him because I noticed that his
6	behavior wasn't like the other kids. And then I had
7	to put my child away at 10 years old so that he could
8	get the help that he need.
9	He's been gone all his life anyway.
10	He's always been in prison, and I just stand before
11	you, Your Honor, to say please have mercy and
12	consider his mental illness when sentencing him.
13	I thank you very much for hearing me
14	out.
15	THE COURT: Thank you for coming.
16	MS. ROBINSON: Thank you.
17	MS. MacEOIN: Your Honor, again, his
18	daughter, Christina Stevens [ph], we expect her. So
19	if she does come before the proceeding is closed, if
20	we can just have her speak to the court.
21	THE COURT: That's no problem.
22	MS. MacEOIN: Again, I just want to
23	reiterate, after even listening to Ms. Robinson
24	speak, that this is kind of a golden opportunity
25	for for Anthony. You know, he's at a critical

	Page 16
1	point in his life, a critical point in his emotional
2	and personal development, and he's going to be in
3	prison for a while. And he knows that, and he's
4	going to use it to the best of his ability to
5	rehabilitate himself and be there for his grandson
6	the way he could not be there for his own daughter.
7	Thank you.
8	THE COURT: I'll hear from the
9	government.
10	MS. LINEHAN: Your Honor, I don't I
11	don't believe that the doctor's psychological
12	evaluation evaluation and assessment and her sort
13	of putting forth to the court factors that she
14	thought Your Honor should consider are an accurate
15	representation of the defendant that sits before you.
16	Your Honor knows who this defendant is
17	because Your Honor has spent more time with him than
18	the doctor. Your Honor has seen the defendant's
19	behavior in pretrial proceedings and during the
20	trial.
21	Your Honor understands what he put forth
22	as his defense. Your Honor knows that he
23	offered that he was not the man in both of those
24	videos that held a gun to these young people who were
25	working to make a dollar.

Page 17 I don't believe that the victims would 1 2 tell you that they thought he was capable of rehabilitation since he terrorized both of them. 3 And that -- and the -- and the biggest 4 5 concern the government has, Your Honor -- and we pointed this out in our sentencing memorandum -- is 6 that the doctor concludes that the defendant is 7 sincerely remorseful and acknowledges what he's done; 8 9 however, nowhere in the three hours did the defendant 10 mention the victims. 11 He mentioned his girlfriend, and he 12 mentioned his daughter and said that he felt sorry 13 for putting them through this. He didn't mention either of the people that he held a gun to during 14 these violent robberies. 15 16 Both of these people believed that they were going to be killed that night. The defendant 17 doesn't get that, and he never will, which is why he 18 19 is a danger to society. Your Honor, both of the victims 2.0 21 indicated that they would be here today. So much 2.2 like defense counsel, who's waiting for the defendant's daughter to appear, I was waiting all 2.3 24 morning for the victims to appear. But they're not here, and we can proceed 25

	Page 18
1	without them. If they show up, I'd ask that Your
2	Honor hear from them, but if they do not, I'm sure
3	Your Honor understands what they would say.
4	Your Honor, the defendant was, through
5	counsel, afforded the opportunity to listen to his
6	prison recordings again. Had the trial gone another
7	way, the government might have asked Your Honor to
8	use some of those recordings in its in its case in
9	chief or in its rebuttal if the defendant testified.
10	The doctor didn't listen to any of the
11	prison recordings that I offered to the defense prior
12	to trial, particularly, not even the five that I
13	highlighted as things that I might use.
14	And in those prison recordings and I
15	have them, Your Honor, the transcripts, if you
16	wished. But the defendant talks to his girlfriend
17	and his daughter about getting an alibi witness list
18	together, and that was when he was first arrested in
19	Philadelphia for these robberies.
20	He talks about how the the victim of
21	the Subway robbery was lying about his license plate
22	and following him down the street.
23	And he talks about how the police cut up
24	the videotape and how his attorney and the city
25	needed to suppress the videotape, because the police

Page 19 had cut it all up to make him look like he was 1 2. quilty. Those are not indicators of a person 3 that has acknowledged what they've done and is 4 remorseful for what they've done. 5 So my point in my sentencing memorandum 6 7 wasn't that that particular test regarding dangerous was the appropriate one. My point was that isn't the 8 big picture of this defendant. 9 10 Your Honor knows who this defendant is 11 because after all of your years on the bench, Your 12 Honor, you know that this is a guy who, when he's out 13 of jail, commits crimes. That's what he does. 14 It's not because he's depressed, and it's not because of horrific childhood trauma, and 15 we're not alleging that he did not suffer. 16 17 because this is what he does, and he has no regard 18 for the lives of the people that he victimized. 19 Now, the defense argument that he was 20 institutionalized as a young person and hasn't been 21 afforded an opportunity to get help flies in the face 2.2. of the fact that when he was 35, he was convicted of a violent carjacking. He wasn't a teenager, Your 23 24 Honor. He was a 35-year-old man. And for that carjacking, when he put a

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	Page 20	
1	box cutter to the victim, who was trying to get into	
2	her car, and stole her car, he got five years	
3	imprisonment, all of which was suspended, except	
4	for all but three years were suspended, Your	
5	Honor, and then he got five years probation.	
6	He didn't take advantage of that. He	
7	committed a violation while on probation, and then he	
8	didn't show up for the supervised release violation.	
9	So we can talk all day long about how	
10	the defendant has been diagnosed with depression and	
11	PTSD. The facts speak for themselves. The	
12	guidelines, the low end being 360 months, they are an	
13	accurate reflection of this man.	
14	Thank you, Your Honor.	
15	THE COURT: All right. Mr. Robinson,	
16	before I impose sentence, is there anything you'd	
17	like to say to me?	
18	THE DEFENDANT: Yes, sir.	
19	MS. MacEOIN: Do you want us to	
20	approach?	
21	THE COURT: Come on up.	
22	THE DEFENDANT: Good morning, Your	
23	Honor.	
24	The first thing I would like to say is	
25	that it's funny how the government asserts that I	

	Page 21
1	didn't have any remorse for the victims because I
2	don't see any video of me in there talking to the
3	doctor. There's no video. There's no recordings.
4	It's only what the doctor wrote down, and I did
5	express this to the doctor.
6	I've been expressing this to the person
7	I talked to, which is in the institution, you know,
8	the doctors there that I talked to, and I express
9	this to the doctor. And I would have expressed it
10	today to the victims.
11	First, I want to explain to Your Honor
12	I'm not trying to get out of no time. You've got one
13	hand trying you've got one hand trying to give me
14	the most. You've got one hand trying to give me the
15	less. I'm not trying to get out
16	THE COURT: On one hand is the most
17	is life.
18	THE DEFENDANT: Right. I'm not trying
19	to get out of no time. I'm not trying to get the
20	less out of you or anything.
21	What I'm trying to explain to you is
22	that I do have a problem that I've just recently
23	recognized that I have, within, I'd say, 12 months.
24	Okay?
25	It's hard for me to express it. I'm not

	Page 22
1	going to just come out and say, oh, I've got a
2	problem, you know.
3	I got I read a book called, I Don't
4	Want to Talk About It, and they talk about male
5	depression and how how, you know how we hide
6	it. And I've realized that it's more than just
7	depression that I suffer from.
8	I've been misdiagnosed my whole life.
9	That's the one thing the government is not telling
10	you. I've been misdiagnosed they was giving me
11	Thorazine at the age of 10, at the age of 10. And
12	the reason why I don't like medicine now is because
13	of acts of molestation when I was put away and while
14	I was under this medication for years.
15	So it it pains me when someone tells
16	you that I just do things and want to hurt people. I
17	don't want to hurt nobody. I never wanted to hurt
18	nobody. I don't want to hurt the victims.
19	I act off impulse. They didn't tell you
20	that I came home from Maryland when I was locked
21	up I told the judge I said, yo, I need help. I
22	said, I do drugs. I've never done drugs a day in my
23	life nor alcohol, but I tell her this because I know
24	I need help.
25	She puts me in a program for for

	Page 23
1	addicts. I get there, but it's, like, I can't relate
2	to it because I've never done drugs.
3	So I leave the program, and I go to my
4	P.O., and I say, listen, give me 90 days, and I'll
5	get my life together. In 30 days, I had a job, first
6	job in my whole life. I was a route manager for
7	TruGreen.
8	I financed my first car. Mother helped
9	me. Got a rented out a townhouse. I was doing
10	excellent. No crimes. I wasn't doing anything
11	wrong. Okay?
12	Never met my daughter a day in her life.
13	I made some bad choices outside of with women. I
14	made some bad choices. Okay? And when I made the
15	bad choice, it just sent me rumbling down.
16	I meet my daughter after 21 years. And
17	I come up here, because I don't live in Philly, so I
18	come up here to visit. And they're struggling, you
19	know, and I'm not working. I'm not doing anything at
20	this time.
21	And one of the reasons why I'm not doing
22	this is because I was implemented in some type of
23	bank scam with some checks, and they brung me in for
24	a probation violation, which I did show up for, and
25	they released me because I was on bond.

	Page 24
1	I didn't show up for the probation the
2	government is talking about because I was
3	incarcerated.
4	Long story short, I acted on impulse.
5	I've done a lot of things in my life, a lot. I
6	didn't regret none of them when I was young because I
7	had no responsibilities. I didn't care, you know. I
8	didn't feel like nobody cared about me, any of that.
9	And I feel like that today, too. I feel
10	like that everybody is just looking at the time.
11	That's not the issue. The time is I need help,
12	sincere help, not help to say, oh, put him in the
13	prison, and let them take care of it.
14	No. If you're concerned about society,
15	then you would say, okay, no, I'm going to make sure
16	he get some type of help, not a recommendation, not,
17	hey, give the guy some help.
18	You know, I'm 41. So I'm asking you
19	today, whatever you sentence me to, at least let it
20	come with some help, because, if if anything, I
21	can help my grandson. Whether I'm doing 20 years, 30
22	years, life, I still have something to look forward
23	to, to give the help so he won't follow in my
24	footsteps.
25	Thank you.

	Page 25
1	THE COURT: All right. I'm prepared to
2	impose your sentence, Mr. Robinson. I'm going to
3	state the sentence I intend to impose, and then I'll
4	ask counsel whether there are any objections with
5	respect to the accuracy or the regularity of the
6	sentence. If there are objections, we'll deal with
7	them. If there are no objections, we'll impose the
8	sentence.
9	So right now, I'm not imposing the
10	sentence. I'm simply stating the sentence I intend
11	to impose.
12	I'm going to ask you to stand.
13	In reaching this sentence, I have
14	considered all the factors enumerated in Title 18,
15	Section 3553(a) of the United States Code.
16	I have also consulted the sentencing
17	guidelines and the specific sentencing range that
18	those guidelines recommend so that your sentence
19	might not represent an unwarranted departure from
20	those imposed for similar crimes committed by similar
21	defendants.
22	Accordingly, I examined the nature and
23	circumstances of your offense and of your history and
24	characteristics as well as the psychological reports
25	that have been submitted to me.

	Page 26
1	The sentence I'm about to impose will
2	reflect the seriousness of your offense. It will
3	provide adequate deterrence to criminal conduct and
4	protect the public, and it will, I hope, provide you
5	with any correctional treatment you might need.
6	My sentence also considers the relevant
7	policy statements issued by the Sentencing
8	Commission.
9	Finally, the sentence I will now impose
10	will reflect the need to provide restitution to any
11	of the victims of your offense.
12	In sum, I consider your sentence to be
13	sufficient but not greater than necessary to comply
14	with the United States Code, Title 18, Section
15	3553(a) and the United States Supreme Court decisions
16	in Apprendi versus New Jersey and United States
17	versus Booker.
18	In this case, a sentence within the
19	range established by the guidelines fulfills the
20	purposes of sentencing that I have set forth in
21	accordance with both Section 3553(a) and with the
22	Booker line of Supreme Court decisions.
23	Therefore, pursuant to the Sentencing
24	Reform Act of 1984, it is the judgment of the court
25	that the defendant, Anthony Robinson, is hereby

	STATEMENT OF INTENDED SENTENCE
	Page 27
1	committed to the custody of the Bureau of Prisons to
2	be imprisoned for a term of 240 months on each of
3	Counts 1 and 3, to run concurrent, and a term of 120
4	months on Count 2, to run consecutive to the terms
5	imposed on Counts 1 and 3, for a total term of 360
6	months. And that will include intensive psychiatric
7	treatment while incarcerated.
8	Upon release from imprisonment, the
9	defendant shall be placed on supervised release for a
10	term of three years on Counts 1 and 3 and a term of
11	five years on Count 2, all such counts [sic] to run
12	currently.
13	Within 72 hours of release from the
14	custody of the Bureau of Prisons, the defendant shall
15	report in person to the probation office in the
16	district to which the defendant is released.
17	While on the supervised release, the
18	defendant shall not commit another federal, state, or
19	local crime; shall be prohibited from possessing a
20	firearm or other dangerous device; shall not possess
21	an illegal controlled substance; and shall comply
22	with the other standard conditions that have been

The defendant must submit to one drug test within 15 days of commencement of supervised

adopted by this court.

23

24

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	Page 28
1	release and at least two tests thereafter as
2	determined by the probation officer.
3	In addition, the defendant shall comply
4	with the following special conditions:
5	The defendant shall participate in a
6	mental health program for evaluation and treatment
7	and abide by the rules of any such program until
8	satisfactorily discharged.
9	The defendant shall cooperate in the
LO	collection of DNA as directed by the probation
L1	officer.
L2	It is further ordered that the defendant
L3	shall make restitution in the amount of \$1,286. The
L4	court will waive the interest requirement in this
L5	case.
L6	Payments should be made payable to The
L7	Clerk, U.S. District Court, for proportionate
L8	distribution to the following victims in the
L9	following amounts: Subway, attention Jennifer
20	Sayo [ph], 545 North Broad Street, Philadelphia, PA
21	19123, \$536; Ana's Linens, Attention: Loss
22	Prevention, Daniel Rainey, R-a-i-n-e-y, 3550 Highland
23	Avenue, Costa Mesa, California 92626, \$750.
24	Restitution is due immediately. It is
25	recommended that the defendant participate in the

	Page 29			
1	Bureau of Prisons Financial Responsibility Program			
2	and provide a minimum payment of \$25 per quarter			
3	toward restitution.			
4	In the event the entire restitution is			
5	not paid prior to commencement of supervision, the			
6	defendant shall satisfy the amount due in monthly			
7	installments of not less than \$50 to commence 30 days			
8	after release from confinement.			
9	The defendant shall notify the United			
10	States Attorney for this district within 30 days of			
11	any change of mailing address or residence that			
12	occurs while any portion of the restitution remains			
13	unpaid.			
14	The court finds that the defendant does			
15	not have the ability to pay a fine. The court will			
16	waive the fine in this case.			
17	It is further ordered that the defendant			
18	shall pay to the United States a total special			
19	assessment of \$300, which shall be due immediately.			
20	Government, do you know any reason why			
21	the sentence I've just stated should not be imposed?			
22	MS. LINEHAN: No, Your Honor.			
23	THE COURT: Defense?			
24	MS. MacEOIN: No, Your Honor.			
25	THE COURT: Probation, any problems?			

2.2

2.4

Page 30

SENTENCE OF THE COURT / NOTICE OF APPEAL RIGHTS

MS. MUSSELMAN: None, Your Honor.

THE COURT: There being no objections or further submissions, I order that the sentence be imposed as I've just stated it to be.

Mr. Robinson, I've now formally imposed the sentence, and, therefore, you have now been sentenced, and this criminal process from our standpoint is over. But from your standpoint, it is not. As you know you have many obligations as a result of this sentence.

I advise you, Mr. Robinson, you have the right to appeal, including the right to appeal the sentence I just imposed on you.

I also advise you that if you are able to pay the costs of an appeal, that you may apply for leave to appeal in forma pauperis, and if that leave is granted for you to appeal in forma pauperis, then there won't be any costs that would be imposed upon you to take such an appeal.

If you so request, the clerk of the court shall prepare and file right away a Notice of Appeal on your behalf. You have 14 days to file an appeal.

Now, do you understand what your rights are that I've just given you with respect to your

Page 31 COLLOQUY 1 ability to appeal? 2 THE DEFENDANT: Yes, sir. THE COURT: I order that the sentence 3 4 I've just imposed be executed immediately, and you are to begin serving the sentence that I imposed on 5 6 you. 7 Anything further, defense? 8 MS. MacEOIN: No, Your Honor. THE COURT: Government? 9 MS. LINEHAN: No, Your Honor. 10 11 THE COURT: All right. Good luck to 12 Thank you. We're adjourned. 13 Is there any request about where he should serve this sentence? 14 15 Your Honor, we would just MS. MacEOIN: 16 request that it be -- if Your Honor could recommend 17 that it be as close to Philadelphia as possible. 18 THE COURT: Close to Philadelphia? I'll 19 make that recommendation. 20 Thank you very much. MS. MacEOIN: 2.1 THE COURT: All right. 2.2 MS. MacEOIN: Oh, Your Honor, and 23 also -- I'm sorry -- just also to make sure that whatever facility has the proper treatment that Your 2.4 25 Honor has recommended he receive. Thank you.

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Page 32
                               COLLOQUY
                    THE COURT: Well, they see what's in my
 1
 2
     order.
                    MS. MacEOIN: They do. Thank you.
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 4
                     (Whereupon, the proceeding was concluded
 5
 6
     at 10:36 a.m.)
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Page 33 CERTIFICATION I, Judi Y. Olsen, Registered Professional Reporter, do hereby certify that the foregoing is a true and correct transcript from the electronic sound recordings of the proceedings in the above-captioned matter. Je y Oben June 15, 2015 Date Judi Y. Olsen, RPR 2.4

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